

To Whom this may Concern:

I am the Founder and President of Let's Go Aero, Inc.(LGA). Prior to founding LGA in 1998, I met Glenn Webb in 1990, when he was on the legal staff of Dorr, Sloan and Carr, a Denver based law firm specializing in intellectual property law.

Our 1990 meeting was regarding a new bicycle design of mine, and I wanted to know if it contained patentable technology, which it did. Glenn and I stayed in loose contact for the following seven years.

During the Fall of 1997, immediately prior to the founding of LGA, Glenn introduced Matt Drabczyk and I. Matt has been LGA's engineer and my product development partner since, and is listed on LGA's earlier patents as a co-Inventor. During the preceding 13 years, Matt, Glenn and I have been friends.

LGA filed it's first patent application in 1998 and was issued patent 6,042,175 for this technology. Between 1998 and today, LGA has filed additional applications and been awarded additional patents. Presently LGA has patent applications in process with the USPTO.

From memory, LGA has about 10 issued patents, about 12 pending applications. Additionally LGA has several international patents, we have licensed our patents and IP to numerous parties going back to 2001, and we have a multitude of non disclosure agreements outstanding.

Since the founding of LGA in 1998, Glenn Webb has exclusively processed all LGA intellectual property business, including provisional applications, patent applications, office actions, international filings, joint NDA's, warning letters, and IP licenses.

Earlier this year, one of LGA's licensees informed us of the fact that three of the patents that were licensed to them in Jan. 2008, had been abandoned for non payment of the maintenance fees. Additionally the licensee informed us that numerous patent applications, also contained in the IP license, had been abandoned for non payment of filing fees.

In January of 2008, LGA licensed this party the right to make and sell various LGA inventions. LGA received a substantial amount of money for the granting of these rights. Glenn Webb was LGA's sole counsel for this license grant, and he drafted the license agreement. At the very time this agreement was being negotiated, signed and completed, LGA's patents and pending applications were being neglected by Glenn Webb.

LGA has relied solely on the services of Glenn Webb for our intellectual property activities since the founding of the company in 1998.

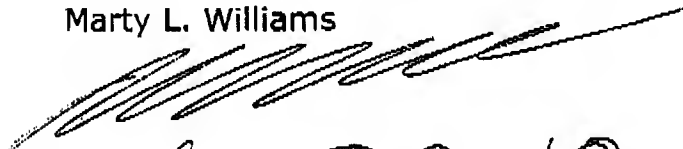
I have now determined that Glenn Webb's neglect of LGA's intellectual property activities at the USPTO has been on going for several years, and recently reached a critical phase that placed my Company in legal jeopardy.

Glenn has communicated his responsibility for this neglect to me in writing, on the phone, and in person. Further, Glenn recently informed me that he has been diagnosed with clinical depression, and that the onset of the disease matches with the accelerating neglect of LGA's intellectual property portfolio.

I regret, as stated in the petition to revive, that LGA relied exclusively on Glenn's administration and management of all of our transactions and communications with the USPTO.

I implore the reviewer of this revival petition to indeed revive these three LGA patents, as our desire to pay the normal maintenance fees before lapse, or to revive them during the statutory period, was truncated by our counsel's lack of communication to us of their delinquency, and his lack of action to revive them on our behalf.

Sincerely,
Marty L. Williams



6-29-10